EXHIBIT E

1 2 3 4 5	MAUREEN E. MCCLAIN (State Bar No. 0620) Email: mcclain@kmm.com ALEX HERNAEZ (State Bar No. 201441) Email: hernaez@kmm.com MATTHEW P. VANDALL (State Bar No. 1969) Email: vandall@kmm.com KAUFF MCCLAIN & MCGUIRE LLP One Post Street, Suite 2600 San Francisco, California 94104 Telephone: (415) 421-3111 Facsimile: (415) 421-0938	,			
7	Attorneys for Defendant ALTA BATES SUMMIT MEDICAL CENTER				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11					
12	COYNESS L. ENNIX, JR., M.D.,	CASE NO. C 07-2486 WHA			
13	Plaintiff,	DEFENDANT'S OBJECTIONS AND			
14	v.	RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF			
15	ALTA BATES SUMMIT MEDICAL CENTER,	DOCUMENTS, SET TWO			
16	Defendant.	DEPT: Ctrm. 9, 19th Flr. JUDGE: Hon. William H. Alsup			
17		COMPLAINT FILED: May 9, 2007 TRIAL DATE: June 2, 2008			
18					
19	PROPOLINDING PARTY: Plaintiff COVNESS	I ENNIY ID M.D.			
20	PROPOUNDING PARTY: Plaintiff COYNESS L. ENNIX, JR., M.D.				
21		ATES SUMMIT MEDICAL CENTER			
22	SET NUMBER: TWO				
23	Defendant Alta Bates Summit Medical C	enter ("Defendant" or "ABSMC") hereby			
24	makes the following responses (including objections) to Plaintiff Coyness L. Ennix, Jr.,				
25	M.D.'s ("Plaintiff") Request for Production of Documents, Set Two, dated October 29,				
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ЭΥ 2007. Each response is subject to all objections as to competence, relevance, materiality, propriety and admissibility, and any and all other objections and grounds which would require the exclusion of any statements contained herein, if such

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statements were made by a witness present and testifying at court, all of which objections and grounds are reserved and may be interposed at the time of trial.

Defendant also notes that the requests, in their scope, and in their repetition of discovery issues, seem designed for harassment purposes. Defendant has already interposed an objection to providing information regarding any peer review conducted by the Alta Bates Medical Staff on the grounds of lack of relevancy and undue interference with the privacy rights of physicians and patients. Defendant has additionally objected to the production of information for a time frame earlier than the date of the establishment of the Summit Medical Staff in 1992 on the grounds of lack of relevancy and undue burden. Defendant notes that Plaintiff has in fact enlarged the time period of his requests (from 20 to 22 years) notwithstanding Defendant's objections to the expansive time frame of the previous discovery. Defendant continues these objections in responding to this discovery request, and incorporates these objections into each specific response provided below. Throughout these responses, Defendant uses the terms lack of relevancy or objection on relevancy grounds to refer to information which is neither relevant to the lawsuit nor likely to lead to the discovery of admissible information. Objections on the ground of physician privacy are based on the California Constitution, California Evidence Code Section 1157, and the confidentiality representations and obligations contained in the Summit Medical Staff's Bylaws which have been produced to Plaintiff. The terms "Medical Staff" and "MEC" (Medical Executive Committee) refer to the Summit Medical Staff. Objections on the ground of patient privacy are based on applicable laws, including HIPAA, 42 USC § 1320 (d) et seq. and the California Confidentiality of Medical Information Act, California Civil Code § 56 et seq. In referring to Exhibit A to its Responses to the First Set of Special Interrogatories (as supplemented to include the time from 1992 through 1994; hereafter "Exhibit A"), Defendant continues its objection that each peer review action depicted in Exhibit A involving different decision-makers, different departments and different

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underlying issues,	is too dissimilar	from Plaintiff's	situation to be	relevant to I	Plaintiff's
claim.					

Regarding the Court's Supplemental Order (Docket #10). Defendant states as follows: the locations which have been reviewed as sources of documents to be considered for production within the parameters of Defendant's Objections are the records of the office of the Summit Medical Staff, the ABSMC administrative office, and departments involved in developing and implementing Patient Care Policies and Procedures. The persons involved in such review are: Joanne Jellin, PsyD, Director of the Medical Staff Services, Karen Weaver, Administrative Assistant to the CEO, and John Gentile, M.D., Vice President for Medical Affairs.

REQUEST FOR PRODUCTION NO. 10:

ALL DOCUMENTS (including but not limited to invoices, receipts and copies of checks) RELATING TO monetary compensation or other financial benefit YOU obtained RELATING TO medical services performed by Plaintiff between January 2002 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION ("RFP") NO. 10:

Defendant objects to RFP No. 10 on the grounds of vagueness, lack of relevancy and undue burden.

RESPONSE TO REQUEST FOR PRODUCTION NO. 10:

Instead of providing such documents and pursuant to a meet and confer session on this issue between counsel, Defendant is prepared to enter into an agreed-upon statement that Defendant invoices patients and/or their insurers or other payment providers for hospital services provided to patients in conjunction with a physician's provision of patient care services at the Medical Center. The physician bills separately for physician services.

REQUEST FOR PRODUCTION NO. 11:

ALL DOCUMENTS RELATING TO YOUR Bylaws that in any way address the conduct or responsibilities of YOUR MEDICAL STAFFS, including but not limited to Alta Case 3:07-cv-02486-WHA

Bates Medical Center and Summit Medical Center, between January 2002 to July 2006. "MEMBER" and "MEDICAL STAFF" have the definitions given in the Bylaws of the Summit Medical Staff (June 2006) ("Bylaws"), except that both terms refer to Alta Bates campus members and medical staff as well Summit campus members and medical staff.

OBJECTION TO REQUEST FOR PRODUCTION NO. 11:

Defendant objects to the request for "all documents that in any way address the conduct or the responsibilities of YOUR MEDICAL STAFFS" on the grounds of vagueness, overbreadth, lack of relevancy and undue burden. Defendant also objects to the time period of the request. The only relevant period is the period of the peer review challenged in Plaintiff's lawsuit, from late January 2004 to July 2006.

RESPONSE TO REQUEST FOR PRODUCTION NO. 11:

Defendant will produce any Medical Center Bylaw reference to the Medical Staffs during the time frame of January 2004 to July 2006, and has already produced references in the Medical Center Board of Directors' records to the peer review of Plaintiff challenged in this lawsuit. The Medical Center Bylaws are maintained by the Administration Office of ABSMC.

REQUEST FOR PRODUCTION NO. 12:

ALL DOCUMENTS RELATING TO Hospital Bylaws of Defendant or any of its subsidiaries, including but not limited to Alta Bates Summit Medical Center, Alta Bates Medical Center and Summit Medical Center, between January 2002 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 12:

Defendant objects to RFP No. 12 on the grounds of vagueness, overbreadth, lack of relevancy or undue burden. This request could refer to any document regarding the governance or business of the Medical Center, whether or not in any way related to peer review.

REQUEST FOR PRODUCTION NO. 13:

ALL DOCUMENTS RELATING TO YOUR Rules and Regulations between January 2002 to July 2006.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 13:

Defendant objects to RFP No. 13 on the grounds of duplication of discovery and lack of relevancy as to the time period from January 2002 through January 2004. Defendant objects to "all documents relating to Your Rules and Regulations" on the grounds of vagueness and overbreadth. By way of example only, the Rules and Regulations bearing a revision date of 4/05 have a section describing Medical Staff members' dues. This Request would seek the totally irrelevant dues records for the years of the request.

RESPONSE TO REQUEST FOR PRODUCTION NO. 13:

Defendant has already produced the Rules and Regulations of the Summit Medical Staff for the time period of 2/04 through 4/07. The Medical Center does not have a document termed "Rules and Regulations".

REQUEST FOR PRODUCTION NO. 14:

ALL versions of YOUR Human Resources Policy and Procedure Manuals between January 2002 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 14:

Defendant objects to RFP No. 14 on relevancy grounds. This lawsuit involves a member of the Medical Staff and a process particular to the Medical Staff (peer review); employee policies and procedures are not relevant to such issues.

REQUEST FOR PRODUCTION NO. 15:

ALL versions of YOUR Patient Care/Clinical Policy and Procedure Manuals between January 2002 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 15:

Defendant objects to RFP No. 15 on the grounds of overbreadth. Defendant has Clinical Policies and Procedures applicable to RN's and other employees that are in effect throughout the Medical Center, in addition to department-specific Policies and Procedures.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 15:

Defendant will respond further once it receives a more specific delineation of what is requested.

REQUEST FOR PRODUCTION NO. 16:

ALL versions of YOUR Standardized Procedures between January 2002 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 16:

Defendant objects to RFP No. 16 on relevancy grounds. The term "Standardized Procedures" refers to procedures relative to nursing practices in any number of Medical Center Departments unrelated to Plaintiff's area of practice.

RESPONSE TO REQUEST FOR PRODUCTION NO. 16:

Defendant will respond further once it receives a more specific delineation of what is requested.

REQUEST FOR PRODUCTION NO. 17:

ALL DOCUMENTS RELATING TO Cardiac Surgery Peer Review Committee
INVESTIGATION of any MEMBER of the MEDICAL STAFFS of the Alta Bates or
Summit Campuses of ABSMC conducted by YOU between January 1985 to July 2006.
"INVESTIGATION" has the definitions given in the Bylaws of the Summit Medical Staff
(June 2006)

RESPONSE TO REQUEST FOR PRODUCTION NO. 17:

Defendant objects to this interrogatory on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Summit Medical Staff Cardiac Surgery Peer Review Committee does not conduct investigations.

REQUEST FOR PRODUCTION NO. 18:

ALL DOCUMENTS RELATING TO the meeting minutes of YOUR Cardiac Surgery Peer Review Committees between January 1985 to July 2006.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 18:

Defendant objects on relevancy grounds as well as grounds of physician and patient privacy. The peer review process challenged by Plaintiff in this lawsuit was conducted at the MEC and Medical Staff Officer level. Defendant has provided information concerning all investigations conducted at that level between 1992 and present (except for those involving pending physician privacy objections).

REQUEST FOR PRODUCTION NO. 19:

ALL DOCUMENTS RELATING TO the initiation (including but not limited to by complaints received) of any INVESTIGATIONS by YOUR Cardiac Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 19:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Bylaws exclude from the definition of an INVESTIGATON the usual activities of departments and other Medical Staff committees. The Summit Medical Staff Cardiac Surgery Peer Review Committee does not initiate an INVESTIGATION.

REQUEST FOR PRODUCTION NO. 20:

ALL DOCUMENTS RELATING TO decisions after a complaint was made, not to initiate an INVESTIGATION by YOUR Cardiac Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 20:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Bylaws exclude from the definition of an INVESTIGATON the usual activities of departments and other Medical Staff committees. The Summit Medical

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Staff Cardiac Surgery Peer Review Committee does not initiate or decide not to initiate an INVESTIGATION.

REQUEST FOR PRODUCTION NO. 21:

ALL DOCUMENTS RELATING TO the outcome or result or subsequent action of INVESTIGATIONS by YOUR Cardiac Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 21:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC, and excludes departmental activity. The Summit Medical Staff Cardiac Surgery Peer Review Committee does not conduct an INVESTIGATION.

REQUEST FOR PRODUCTION NO. 22:

ALL DOCUMENTS RELATING TO Surgery Peer Review Committee
Investigations of any MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit
Campuses of ABSMC conducted by YOU between January 1985 to July 2006.

"INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 22:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Summit Medical Staff Surgery Peer Review Committee does not conduct INVESTIGATIONS.

REQUEST FOR PRODUCTION NO. 23:

ALL DOCUMENTS RELATING TO the meeting minutes of YOUR Surgery Peer Review Committees between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 23:

Defendant objects on relevancy grounds as well as grounds of physician and patient privacy. The peer review process challenged by Plaintiff in this lawsuit was conducted at the MEC and Medical Staff Officer level. Defendant has provided

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information concerning all investigations conducted at that level between 1992 and present (except for those involving pending physician privacy objections).

REQUEST FOR PRODUCTION NO. 24:

ALL DOCUMENTS RELATING TO the initiation (including but not limited to complaints received) of any INVESTIGATIONS by YOUR Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 24:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Summit Medical Staff Surgery Peer Review Committee does not initiate INVESTIGATIONS.

REQUEST FOR PRODUCTION NO. 25:

ALL DOCUMENTS RELATING TO decisions after a complaint was made, not to initiate an INVESTIGATION by YOUR Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 25:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on behalf of the MEC. The Cardiac Surgery Peer Review Committee does not initiate or decide not to initiate an INVESTIGATION.

REQUEST FOR PRODUCTION NO. 26:

ALL DOCUMENTS RELATING TO the outcome, result or subsequent action of INVESTIGATIONS by YOUR Surgery Peer Review Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 26:

Defendant objects to this request on vagueness grounds. The Bylaw definition of an investigation means an investigation conducted by the MEC or the President on

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behalf of the MEC. The Cardiac Surgery Peer Review Committee does not conduct INVESTIGATIONS.

REQUEST FOR PRODUCTION NO. 27:

ALL DOCUMENTS RELATING TO Medical Executive Committee Peer Review Investigations of every MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit Campuses of ABSMC conducted by YOU between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 27:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 28:

ALL DOCUMENTS RELATING TO the meeting minutes of YOUR Medical Executive Committee Peer Review Committees between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 28:

Defendant objects on vagueness grounds, and interprets the question to seek information about peer review investigations conducted by the MEC or the Medical Staff President on behalf of the MEC in accordance with the Bylaw definition of the term "investigation". Defendant objects on the grounds of invasion of privacy of the Medical - 10 -

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Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 29:

ALL DOCUMENTS RELATING TO the initiation (including but not limited to complaints received) of any INVESTIGATIONS by of YOUR Medical Executive Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 29:

Defendant objects to RFP No. 29 on vagueness grounds to the term "complaint", an objection that Defendant has previously raised. Defendant further objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would

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unduly interfere with such privacy interests and undermine the system of peer rev	⁄iew
Such request would also interfere with patient privacy rights.	

REQUEST FOR PRODUCTION NO. 30:

ALL DOCUMENTS RELATING TO decisions after a complaint was made, not to initiate an INVESTIGATION by YOUR Medical Executive Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 30:

Defendant objects to RFP No. 30 on grounds of vagueness (as to the term "complaint"), undue burden and lack of relevancy. Defendant has provided information of investigations undertaken by the MEC and the outcome of such investigations during the time period delineated in Defendant's responses. These are the "complaints" the MEC deemed appropriate to investigate.

REQUEST FOR PRODUCTION NO. 31:

ALL DOCUMENTS RELATING TO the outcome or result or subsequent action of INVESTIGATIONS by YOUR Medical Executive Committees between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 31:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and

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5an Francisco, CA 94104 Telephone (415) 421-3111 undermine the system of peer review. Such request also has the potential of interfering with patient privacy rights.

REQUEST FOR PRODUCTION NO. 32:

ALL DOCUMENTS RELATING TO hearings conducted pursuant to Article VIII of the Bylaws involving a MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit campuses of ABSMC, between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 32:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request could also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 32:

As noted on Exhibit A to Defendant's Responses to Plaintiff's First Set of Interrogatories, only one hearing has been commenced during the period of 1992 to present. The hearing did not go beyond the first day and a transcript of those proceedings was not produced.

REQUEST FOR PRODUCTION NO. 33:

ALL DOCUMENTS RELATING TO instances where a MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit campuses of ABSMC agreed to restrict or suspend

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his or her clinical privileges in lieu of CORRECTIVE ACTION, between January 1985 to July 2006. "CORRECTIVE ACTION" has the meaning given by the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 33:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request could also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 34:

ALL DOCUMENTS RELATING TO instances between January 1985 to July 2006, where YOU referred any investigation involving a MEMBER of YOUR MEDICAL STAFF for review to OUTSIDE PEER REVIEW. "OUTSIDE PEER REVIEW" means peer review conducted by doctors without privileges at any campus of ABSMC.

OBJECTION TO REQUEST FOR PRODUCTION NO. 34:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised

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privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 35:

ALL DOCUMENTS RELATING TO instances between January 1985 to July 2006, where YOU referred cases for OUTSIDE PEER REVIEW after an INTERNAL PEER REVIEW concluded there had been no deviation from the standard of care. "OUTSIDE PEER REVIEW" means peer review conducted by doctors without privileges at any campus of ABSMC. "INTERNAL PEER REVIEW" means peer review conducted by doctors with privileges at any campus of ABSMC.

OBJECTION TO REQUEST FOR PRODUCTION NO. 35:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 36:

ALL DOCUMENTS RELATING TO communications between YOU and the National Medical Audit, including but not limited to letters of engagement, regarding peer - 15 -

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review of any MEMBER of YOUR MEDICAL STAFFS, between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 36:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 36:

As to communications with NMA regarding Plaintiff's peer review, such documents have already been produced. As to the retention of NMA for peer review of others, Defendant will supplement Exhibit A to identify the outside peer review conducted by NMA.

REQUEST FOR PRODUCTION NO. 37:

ALL DOCUMENTS RELATING TO OUTSIDE PEER REVIEW conducted for YOU by the National Medical Audit between January 1985 to July 2006. "OUTSIDE PEER REVIEW" means peer review conducted by doctors without privileges at any campus of ABSMC.

OBJECTION TO REQUEST FOR PRODUCTION NO. 37:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a - 16 -

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confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 37:

All documents relating to NMA's review of Plaintiff have already been produced. Defendant will supplement Exhibit A to identify the instance of outside peer review conducted by NMA.

REQUEST FOR PRODUCTION NO. 38:

ALL DOCUMENTS RELATING TO the Ad Hoc Committee investigation of Plaintiff, including but not limited to meeting minutes.

RESPONSE TO REQUEST FOR PRODUCTION NO. 38:

All such documents have already been produced.

REQUEST FOR PRODUCTION NO. 39:

ALL DOCUMENTS RELATING TO any instance where YOU formed an Ad Hoc Committee regarding peer review of a MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit Campuses between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 39:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance

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such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced (which summary identifies when ad hoc committees were used in the peer review process) would unduly interfere with such privacy interests and undermine the system of peer review. Such request would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 40:

ALL DOCUMENTS RELATING TO the selection and constitution of Committee Members of any Ad Hoc Committee YOU appointed regarding peer view of a MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit Campuses between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 40:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review.

REQUEST FOR PRODUCTION NO. 41:

ALL DOCUMENTS RELATING TO instances where YOU imposed a proctoring

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DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, SET TWO

restriction on a MEMBER OF YOUR MEDICAL STAFFS at the Alta Bates or Summit campuses between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 41:

Defendant objects on relevancy grounds to provision of any proctoring information concerning the proctoring of new staff or members commencing additional privileges. As to proctoring used as a corrective action, Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 42:

ALL DOCUMENTS RELATING TO instances where the where YOU extended or renewed a proctoring restriction on a MEMBER OF YOUR MEDICAL STAFFS at the Alta Bates or Summit campuses between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 42:

Defendant objects to information regarding proctoring of new Medical Staff members or members who are obtaining additional privileges on the grounds of lack of relevancy. Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance

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such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such request also interferes with patient privacy rights. **REQUEST FOR PRODUCTION NO. 43:**

ALL DOCUMENTS RELATING TO complaints YOU received regarding Russell D. Stanten, M.D., Steven A. Stanten, M.D., Leigh I.G. Iverson, M.D., and William M. Isenberg, M.D. between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 43:

Defendant objects to RFP No. 43 on vagueness grounds as to the term "complaints" and further objects on privacy grounds, as enunciated and protected by California Evidence Code Section 1157, the Medical Staff Bylaws and the California Constitution.

RESPONSE TO REQUEST FOR PRODUCTION NO. 43:

The Summit Medical Staff MEC has not conducted an investigation, as such term is defined in its Bylaws, concerning any such individuals.

REQUEST FOR PRODUCTION NO. 44:

ALL DOCUMENTS reflecting or RELATING TO membership on YOUR Surgery Peer Review Committees between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 44:

Defendant objects on the grounds of overbreadth, relevancy and interference with physician and patient privacy rights to the extent that this request seeks "all documents" reflecting membership on the Surgery Peer Review Committee ("SPRC") for the time

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believed to be relevant by Defendant.	Such request could cover the minutes of any
SPRC meeting.	

RESPONSE TO REQUEST FOR PRODUCTION NO. 44:

Defendant has identified such committee members in its Initial Disclosures for the time period of Plaintiff's peer review.

Filed 12/26/2007

REQUEST FOR PRODUCTION NO. 45:

ALL DOCUMENTS reflecting or RELATING TO membership on YOUR Cardiac Surgery Peer Review Committees between January 1985 to July 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 45:

Defendant objects on the grounds of overbreadth, relevancy and interference with physician and patient privacy rights to the extent that this request seeks "all documents" reflecting membership on the Cardiac Surgery Peer Review Committee ("CSPRC") for the time believed to be relevant by Defendant. Such request could cover the minutes of any CSPRC meeting.

RESPONSE TO REQUEST FOR PRODUCTION NO. 45:

Defendant has identified such committee members in its Initial Disclosures for the time period of Plaintiff's peer review.

REQUEST FOR PRODUCTION NO. 46:

ALL DOCUMENTS RELATING TO INVESTIGATION or CORRECTIVE ACTION or any other disciplinary action with respect to MEMBERS of the MEDICAL STAFF. other than Plaintiff, who participated or were involved in the TEN CASES. "TEN CASES" means the cases relating to Plaintiff that were examined by the Ad Hoc Committee and were referred to National Medical Audit for review.

RESPONSE TO REQUEST FOR PRODUCTION NO. 46:

Not applicable. See, Defendant's Response to Interrogatory No. 15 of Plaintiff's Special Interrogatories, Set One.

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REQUEST FOR PRODUCTION NO. 47:

ALL DOCUMENTS RELATED TO the INVESTIGATIONS of Physicians A through N listed in Exhibit A to Defendant's Response to Plaintiff's Special Interrogatories, Set One.

OBJECTION TO REQUEST FOR PRODUCTION NO. 47:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

REQUEST FOR PRODUCTION NO. 48:

ALL DOCUMENTS RELATED TO rates of survival and/or complications involving cardiac surgeons who have practiced at YOUR Summit campus from January 1985 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 48:

Defendant objects on grounds of overbreadth, vagueness, physician privacy and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 48:

To the extent that such request seeks documents containing statistical information considered during Plaintiff's peer review, such documents have already been produced to Plaintiff.

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REQUEST FOR PRODUCTION NO. 49:

ALL DOCUMENTS RELATED TO minimally invasive cases performed by all cardiac surgeons at ABSMC during 2004 and 2005.

OBJECTION TO REQUEST FOR PRODUCTION NO. 49:

Defendant objects on the grounds of overbreadth and patient privacy.

REQUEST FOR PRODUCTION NO. 50:

ALL DOCUMENTS RELATED TO INVESTIGATIONS YOU conducted in which a Cardiologist or Cardiac Surgeon MEMBER of THE MEDICAL STAFFS was investigated by a committee or other group of physicians that did not include Cardiac Surgeons or Cardiologists. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 50:

See Exhibit A to Defendant's Responses to Plaintiff's Special Interrogatories, Set One. The MEC has not conducted any INVESTIGATION of a cardiac surgeon, and only one investigation of a cardiologist during the time period covered by the chart. As to that one investigation, Defendant objects to the production of any documents relating thereto on physician and patient privacy grounds.

REQUEST FOR PRODUCTION NO. 51:

ALL DOCUMENTS RELATED TO Cardiothoracic Peer Review Committee Data from the Alta Bates or Summit Campuses of ABSMC from 1995 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 51:

Defendant objects on vagueness grounds. To the extent that Plaintiff seeks data regarding his own peer review, it has been produced. To the extent that Plaintiff seeks such data regarding the peer review of other Medical Staff members, Defendant objects on physician and patient privacy grounds.

REQUEST FOR PRODUCTION NO. 52:

ALL DOCUMENTS RELATED TO instances during 2004 to 2006 where YOUR Medical Executive Committee received quality assurance information regarding any MEMBER of the MEDICAL STAFFS of Defendant.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 52:

Defendant objects on grounds of vagueness, undue burden and lack of relevancy. To the extent that Plaintiff seeks information regarding individuals who were the subject of a MEC investigation, such information has been provided in summary form on Exhibit A. Producing underlying documents would unduly violate the physician and patient privacy rights asserted by Defendant in this lawsuit.

Filed 12/2<u>6/</u>2007

REQUEST FOR PRODUCTION NO. 53:

ALL DOCUMENTS RELATED TO instances or claims that a MEMBER of YOUR MEDICAL STAFFS falsified medical chart information, between January 1985 to July 2006. "INVESTIGATION" has the meaning given in the Bylaws.

OBJECTION TO REQUEST FOR PRODUCTION NO. 53:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 53:

DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S

REQUEST FOR PRODUCTION OF DOCUMENTS, SET TWO

Defendant will supplement Exhibit A to provide further detail re any issues of falsification of medical chart information.

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REQUEST FOR PRODUCTION NO. 54:

ALL DOCUMENTS RELATED TO or reflecting instances from 1995 to the present when the Chair of a Department at the Alta Bates or Summit campuses requested a review of a MEMBER of the MEDICAL STAFF by an in-house specialist and then established an Ad Hoc Committee to review the MEMBER even though the in-house specialist found no deviations from the standard of care.

Filed 12/2<u>6/</u>2007

OBJECTION TO REQUEST FOR PRODUCTION NO. 54:

Defendant objects to the phrase "even though the in-house specialist found no deviations from the standard of care" on the grounds of ambiguity and relevancy. Exhibit A to Defendant's Responses to Plaintiff's Special Interrogatories, Set One sets forth instances where an MEC investigation was conducted following a department review. See Defendant's Objection to Interrogatory No. 7 of Plaintiff's Special Interrogatories, Set One. To the extent that this request seeks documents underlying Exhibit A. Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant further objects on patient privacy grounds.

RESPONSE TO REQUEST FOR PRODUCTION NO. 54:

Defendant will supplement Exhibit A to provide further information regarding the departmental review referenced in the chart.

REQUEST FOR PRODUCTION NO. 55:

ALL DOCUMENTS reflecting instances when poor documentation by a MEMBER of the MEDICAL STAFFS of the Alta Bates or Summit Campuses of ABSMC was examined by YOUR Medical Executive Committee, from 1995 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 55:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the

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provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 55:

Defendant will supplement Exhibit A to provide further information regarding peer review investigations concerning poor documentation.

REQUEST FOR PRODUCTION NO. 56:

ALL DOCUMENTS reflecting instances at the Alta Bates or Summit campuses of ABSMC where cardiac patients had both a psychiatric diagnosis and an indication for cardiac surgery, including documents reflecting whether any such patient underwent a psychiatric evaluation, from 1995 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 56:

Defendant objects on the grounds of lack of relevancy (in that one instance of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care) and undue burden. This request would require that Defendant review the files of every cardiac patient for a 12 year period.

REQUEST FOR PRODUCTION NO. 57

ALL DOCUMENTS reflecting INVESTIGATIONS, CORRECTIVE ACTION or other discipline YOU imposed, in whole or in part, for failure to conduct a psychiatric evaluation where cardiac patients had both a psychiatric diagnosis and an indication for cardiac surgery from 1995 to present.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 57:

See, Exhibit A. No cardiac surgeon was the subject of an MEC investigation during the time period covered by the chart.

Filed 12/26/2007

REQUEST FOR PRODUCTION NO. 58:

ALL DOCUMENTS reflecting instances from 1995 to present where YOU criticized or disciplined a cardiac surgeon, in whole or in part, for the brevity of an echocardiogram report.

OBJECTION TO REQUEST FOR PRODUCTION NO. 58:

Defendant objects on the grounds of lack of relevancy (in that one or more instances of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care) and undue burden. Defendant further objects on physician and patient privacy grounds. See Exhibit A. No cardiac surgeon was the subject of an MEC investigation during the time period covered by the chart.

REQUEST FOR PRODUCTION NO. 59:

ALL DOCUMENTS RELATED TO mitral valve repair or replacement procedures at ABSMC from 2004 to 2006, where there was no history of coronary artery disease.

OBJECTION TO REQUEST FOR PRODUCTION NO. 59:

Defendant objects on the grounds of vagueness (as to the phrase "no history of coronary artery disease), lack of relevancy (in that one or more instances of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care) and undue burden. This request would require that Defendant review the files of every cardiac procedure. Defendant further objects on physician and patient privacy grounds.

REQUEST FOR PRODUCTION NO. 60:

ALL DOCUMENTS RELATED TO patients at the Alta Bates or Summit campuses of Defendant who underwent a second operation during the same hospitalization to correct a valve problem from 1985 to present.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 60:

Defendant objects on the grounds of lack of relevancy (in that one or more instances of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care) and undue burden. This request would require that Defendant review the files of every cardiac procedure. Defendant further objects on physician and patient privacy grounds.

Filed 12/2<u>6/</u>2007

REQUEST FOR PRODUCTION NO. 61:

ALL DOCUMENTS reflecting review by YOUR Cardiac Surgery Peer Review Committees, Surgical peer Review Committees or Medical Executive Committees of cases or instances where patients underwent a second operation during the same hospitalization to correct a valve problem.

OBJECTION TO REQUEST FOR PRODUCTION NO. 61:

Defendant objects on the grounds of lack of relevancy (in that one or more instances of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care) and undue burden. Defendant further objects on physician and patient privacy grounds. See Exhibit A. No cardiac surgeon was the subject of an MEC investigation during the period covered by the chart.

REQUEST FOR PRODUCTION NO. 62:

ALL DOCUMENTS RELATED TO patient deaths following aortic valve surgery from 1995 to the present at YOUR Alta Bates or Summit campuses.

OBJECTION TO REQUEST FOR PRODUCTION NO. 62:

Defendant objects on the grounds of lack of relevancy, undue burden, and patient and/or physician privacy. Defendant has already provided Plaintiff with statistics of mortality rates considered during his peer review process.

REQUEST FOR PRODUCTION NO. 63:

ALL DOCUMENTS RELATED TO Surgery Peer Review Committee, Ad Hoc Committee or Medical Executive Committee review of patient deaths following aortic valve surgery from 1995 to the present at YOUR Alta Bates or Summit campuses.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 63:

Defendant objects on the grounds of lack of relevancy, undue burden and patient and/or physician privacy. See Exhibit A. No cardiac surgeon was the subject of an MEC investigation during the time period covered by the chart.

REQUEST FOR PRODUCTION NO. 64:

ALL DOCUMENTS RELATED TO review by YOUR Cardiac Surgery Peer Review Committees, Surgical Peer Review Committees or Medical Executive Committees of cases were a Jehovah's Witness patient was operated on at YOUR Alta Bates or Summit campuses from 1995 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 64:

Defendant objects on the grounds of lack of relevancy, undue burden, and patient and/or physician privacy.

REQUEST FOR PRODUCTION NO. 65:

ALL DOCUMENTS RELATED TO conversion rates for all non-Kaiser cardiac surgeons on YOUR MEDICAL STAFF from 2004 to 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 65:

Defendant objects on vagueness grounds to the term "conversion" which could refer to multiple meanings of conversion.

RESPONSE TO REQUEST FOR PRODUCTION NO. 65:

Defendant has already produced all documents relating to the conversion rates from off pump to on pump bypass procedures considered during Plaintiff's peer review.

REQUEST FOR PRODUCTION NO. 66:

ALL DOCUMENTS RELATED TO complaints made by YOUR operating room. staff regarding interactions with cardiac surgeons from 1995 to present.

OBJECTION TO REQUEST FOR PRODUCTION NO. 66:

Defendant objects on vagueness grounds to the term "complaints", and further objects on grounds of lack of relevancy.

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REQUEST FOR PRODUCTION NO. 67:

ALL DOCUMENTS RELATED TO or reflecting INVESTIGATIONS. CORRECTIVE ACTION or other discipline YOU imposed, in whole or in part, for complaints made by YOUR operating room staff regarding interactions with cardiac surgeons from 1995 to present.

Filed 12/2<u>6</u>/2007

RESPONSE TO REQUEST FOR PRODUCTION NO. 67:

See Exhibit A to Defendant's Responses to Plaintiff's Special Interrogatories, Set One. During the time period covered by Exhibit A, the MEC did not conduct any such investigation of a cardiac surgeon.

REQUEST FOR PRODUCTION NO. 68:

ALL DOCUMENTS RELATED TO or reflecting INVESTIGATIONS. CORRECTIVE ACTION or other discipline YOU imposed from 1995 to present, in whole or in part, based on instances where surgeons allegedly made chart notes on a date other than the date actually identified in the chart notes.

OBJECTION TO REQUEST FOR PRODUCTION NO. 68:

See Defendant's Exhibit A which identifies corrective action taken by the MEC related to the general category of falsification of records. To the extent that this request seeks documents underlying Exhibit A, Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with

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such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 68:

Defendant will supplement Exhibit A to provide further information concerning any MEC investigation relating to falsification of medical chart information.

REQUEST FOR PRODUCTION NO. 69:

ALL DOCUMENTS RELATED TO review by YOUR Cardiac Surgery Peer Review Committees, Surgical Peer Review Committees or Medical Executive Committees of a MEMBER of the MEDICAL STAFF based in whole or in part on the brevity of informed consent obtained by the MEMBER.

OBJECTION TO REQUEST FOR PRODUCTION NO. 69:

See Exhibit A which identifies MEC investigation and corrective action related to consent issues. To the extent that this request seeks the production of documents underlying Exhibit A, Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced or for committee review at the non-MEC level would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 69:

Defendant will supplement Exhibit A to provide further information involving MEC investigations of informed consent issues.

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REQUEST	FOR PRO	DUCTION	NO. 70

ALL DOCUMENTS RELATED TO the use of emergent CABG procedures at YOUR Alta Bates or Summit campuses that ended in patient deaths from 2004 to 2006.

OBJECTION TO REQUEST FOR PRODUCTION NO. 70:

Defendant objects to the term "emergent" on vagueness grounds.

RESPONSE TO REQUEST FOR PRODUCTION NO. 70:

Defendant has already provided statistical information concerning patient deaths in CABG procedures considered during Plaintiff's peer review process.

REQUEST FOR PRODUCTION NO. 71:

ALL DOCUMENTS RELATED TO review by YOUR Cardiac Surgery Peer Review Committees, Surgical Peer Review Committees or Medical Executive Committees of a MEMBER of the MEDICAL STAFF based in whole or in part on lost or retained foreign bodies in surgical patients since 1995.

OBJECTION TO REQUEST FOR PRODUCTION NO. 71:

Defendant objects to RFP No. 71 based on patient and physician privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 71:

Defendant will supplement Exhibit A to reference any consideration of this issue in the investigations there delineated.

REQUEST FOR PRODUCTION NO. 72:

ALL DOCUMENTS RELATED TO review by YOUR Cardiac Surgery Peer Review Committees, Surgical Peer Review Committees or Medical Executive Committees of a MEMBER of the MEDICAL STAFF based in whole or in part on a MEMBER's failure to visit a patient since 1995.

OBJECTION TO REQUEST FOR PRODUCTION NO. 72:

Defendant objects on the grounds of lack of relevancy (in that one instance of such occurring, if it ever did, cannot be compared with the multiple issues which were raised concerning Plaintiff's quality of care), interference with patient and physician privacy. Defendant objects on relevancy grounds to any review at a level other than

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that conducted by the MEC. To the extent that the request seeks documentation underlying Exhibit A, Defendant objects on grounds of patient and physician privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 72:

Defendant will supplement Exhibit A to provide further information regarding any investigation by the MEC concerning failure to visit a patient.

REQUEST FOR PRODUCTION NO. 73:

ALL DOCUMENTS RELATED TO or reflecting INVESTIGATIONS. CORRECTIVE ACTION or other discipline YOU imposed from 1995 to present, in whole or in part, based on instances where surgeons were accused of excessive blood use.

OBJECTION TO REQUEST FOR PRODUCTION NO. 73:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 73:

See, Exhibit A. To the extent that any of the corrective actions there discussed involved excessive blood usage, Defendant will supplement the chart.

REQUEST FOR PRODUCTION NO. 74:

ALL DOCUMENTS RELATED TO or reflecting INVESTIGATIONS, CORRECTIVE ACTION or other discipline YOU imposed from 1995 to present, in whole - 33 -

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or in part, based on instances where surgeons were accused of lengthy operating times.

OBJECTION TO REQUEST FOR PRODUCTION NO. 74:

Defendant objects on the grounds of invasion of privacy of the Medical Staff members who have been promised that peer review would be conducted on a confidential basis in accordance with California Evidence Code Section 1157 and the provisions of the Summit Medical Staff Bylaws. Defendant has attempted to balance such privacy interests with Plaintiff's request for information in compiling a summary chart of corrective actions undertaken by the MEC during the period of 1992 to present. That chart does not yet provide information concerning physicians who have raised privacy objections in response to a notice from Defendant's counsel and pending further hearing by the court on November 30, 2007. Providing records beyond the summary information already produced would unduly interfere with such privacy interests and undermine the system of peer review. Such provision of records would also interfere with patient privacy rights.

RESPONSE TO REQUEST FOR PRODUCTION NO. 74:

See, Exhibit A. To the extent that any of the corrective actions there discussed involved lengthy operating times, Defendant will supplement the chart.

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November 2, 2007 19 DATED:

4841-6797-5682.1

KAUFF MCCLAIN & MCGUIRE LLP

ALTA BATES SUMMIT MEDICAL

Attorneys for Defendant

CENTER

MAUREEN E. MCCLAIN

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PROOF OF SERVICE

I am a citizen of the United States and employed in San Francisco County. California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is One Post Street, Suite 2600, San Francisco, California 94104. On November 28, 2007, I served a true and correct copy of the within documents:

DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, SET TWO

on the interested parties in said action by placing true and correct copies in a sealed envelope and giving it into the care of FREEWHEELIN' ATTORNEY SERVICE for sameday hand delivery to the parties as follows:

> G. Scott Emblidge, Esq. Moscone, Emblidge & Quadra, LLP 220 Montgomery Street, Suite 2100 San Francisco, CA 94104

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on November 28, 2007, at San Francisco, California.

Rita I. Chavez

EXHIBIT F

	j.				
1	Email: hernaez@kmm.com MATTHEW P. VANDALL (State Bar No. 196962)				
2					
3					
4	Email: vandall@kmm.com KAUFF MCCLAIN & MCGUIRE LLP				
5	One Post Street, Suite 2600 San Francisco, California 94104				
6	Telephone: (415) 421-3111 Facsimile: (415) 421-0938				
7	Attorneys for Defendant				
8	ALTA BATES SUMMIT MEDICAL CENTER				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRICT OF CALIFORNIA				
11					
12	COYNESS L. ENNIX, JR., M.D.,	CASE NO	D. C 07-2486 WHA		
13	Plaintiff,		ANT'S OBJECTIONS AND SES TO PLAINTIFF'S		
14	v.	REQUES	T FOR PRODUCTION OF ENTS, SET THREE		
15	ALTA BATES SUMMIT MEDICAL CENTER,	DATE:	June 2, 2008		
16	Defendant.	DEPT:	Ctrm. 9, 19th Flr.		
17					
18	PROPOUNDING PARTY: Plaintiff COYNESS I	L. ENNIX, JR	., M.D.		
19	RESPONDING PARTY: Defendant ALTA BATES SUMMIT MEDICAL CENTER				
20	SET NUMBER: THREE		,, <u></u>		
21					
22	Defendant Alta Bates Summit Medical Center ("Defendant" or "ABSMC") hereby				
23	makes the following responses (including objections) to Plaintiff Coyness L. Ennix, Jr.,				
24	M.D.'s ("Plaintiff") Request for Production of Documents, Set Three, served November				
25	13, 2007. Each response is subject to all objections as to competence, relevance,				
26	materiality, propriety and admissibility, and any and all other objections and grounds				
27	which would require the exclusion of any statements contained herein, if such				
28	statements were made by a witness present and testifying at court, all of which				

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objections and grounds are reserved and may be interposed at the time of trial.
Defendant objects to the Third Request for Production of Documents on the grounds that
it is designed for harassment purposes in its repetition of earlier requests. Defendant
continues the consistent objections it has made throughout discovery to the provision of
information regarding the Alta Bates Medical Staff, regarding peer review documents
prior to the start of the Summit Medical Staff and regarding peer review information at
other than the level of MEC investigations as such term is defined in the Summit Medical
Staff Bylaws. Such objections are made on the grounds of relevancy and interference
with the privacy protections afforded physicians under the peer review process and
afforded patients under state and federal law. Defendant incorporates all such
objections into each of the following responses, and answers all such requests for the
Summit Medical Staff only, for a time period commencing in 1992 and regarding
investigations at the MEC level. As to such delineation, Defendant has already provided
a chart, as supplemented, summarizing all such peer review activities. The reference to
"Plaintiff's neer review process" is to the process challenged in Plaintiff's complaint

REQUEST FOR PRODUCTION NO. 75:

All minutes from all Summit and Alta Bates Cardiothoracic Surgery Peer Review Committee meetings from 1987 through 2007, including but not limited to DOCUMENTS RELATING TO the Quality Assurance number, event date, provider number, procedure. abstract of the event and actions taken for every case reviewed at each meeting.

OBJECTION TO REQUEST FOR PRODUCTION NO. 75:

Defendant objects on the grounds of duplication (See RFP 18), relevancy and interference with physician and patient privacy. Such request, as is the case with ensuing requests, is beyond the consistent limitations that Defendant has placed on discovery throughout this lawsuit.

REQUEST FOR PRODUCTION NO. 76:

All minutes from all Summit and Alta Bates Surgery Peer Review Committee Meetings from 1987 through 2007 when a peer review issue involved a cardiac surgeon,

including but not limited to DOCUMENTS RELATING TO the Quality Assurance number, event date, provider number, procedure, abstract of the event and actions taken for every case reviewed at each meeting.

OBJECTION TO REQUEST FOR PRODUCTION NO. 76:

Defendant objects on the grounds of relevancy and interference with physician and patient privacy.

REQUEST FOR PRODUCTION NO. 77:

ALL DOCUMENTS (including but not limited to meeting minutes) RELATING TO complaints of any type to a Summit or Alta Bates department Chairperson or Vice-Chairperson (including but not limited to Department of Surgery and Department of Anesthesiology) or Service Chief or Associate-Chief (including but not limited to Chief and Associate-Chief of Thoracic and Cardiac Surgery) RELATING TO a cardiac surgeon for the years 1987 through 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 77:

Defendant objects on the grounds of relevancy and interference with physician and patient privacy. Defendant also reasserts the consistent objection it has made to the term "complaint" on vagueness and overbreadth grounds.

REQUEST FOR PRODUCTION NO. 78:

ALL minutes from all Summit and Alta Bates Medical Executive Committee meetings for the years 1987 through 2007 when a cardiac surgeon, including the plaintiff, was the subject of a peer review or complaint, including but not limited to the charts of the cases reviewed.

OBJECTION TO REQUEST FOR PRODUCTION NO. 78:

Defendant objects on the grounds of duplication (See RFP 50), relevancy and interference with physician and patient privacy.

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REQUEST FOR PRODUCTION OF DOCUMENTS, SET THREE

RESPONSE TO REQUEST FOR PRODUCTION NO. 78:

See Exhibit A. Within the parameters of Defendant's Objections as to scope and time, the MEC has not engaged in an investigation of any cardiac surgeon, aside from Plaintiff.

REQUEST FOR PRODUCTION NO. 79:

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ALL DOCUMENTS RELATING TO the Return to Surgery Profile for all cardiac surgery performed at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 79:

Defendant objects on grounds of duplication (See RFP 48), physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 79:

To the extent that return to surgery rates were considered in Plaintiff's peer review process, those documents have already been produced.

REQUEST FOR PRODUCTION NO. 80:

ALL DOCUMENTS RELATING TO the Return to Surgery Profile for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 80:

Defendant objects on grounds of duplication (See RFP 48), relevancy and physician and patient privacy grounds.

RESPONSE TO REQUEST FOR PRODUCTION NO. 80:

To the extent that return to surgery rates were considered in Plaintiff's peer review process, those documents have already been produced.

REQUEST FOR PRODUCTION NO. 81:

ALL DOCUMENTS RELATING TO the conversion to cardiopulmonary bypass ("CPB") rate for each cardiac surgeon, while performing coronary artery bypass procedures ("CABG"), at the Summit and Alta Bates campuses for each year from 1987 to 2007.

- 4 -

OBJECTION TO REQUEST FOR PRODUCTION NO. 81:

Defendant objects on duplication (See RFP 65) relevancy and physician and patient privacy grounds.

RESPONSE TO REQUEST FOR PRODUCTION NO. 81:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 82:

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ALL DOCUMENTS RELATING TO each cardiothoracic surgeon's quality management statistics for the Summit and Alta Bates campuses for each year from 1987 to 2007, including but not limited to all quality assurance numbers, provider numbers, events, outcomes, event dates, quality assurance dispositions, final dispositions, and standards of care.

OBJECTION TO REQUEST FOR PRODUCTION NO. 82:

Defendant objects on grounds of vagueness, relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 82:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 83:

ALL DOCUMENTS RELATING TO the predicted versus observed mortality for coronary artery bypass procedures ("CABG") for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 83:

Defendant objects on grounds of duplication (See RFP 48, RFP 70), relevancy, and physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 83:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

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REQUEST FOR PRODUCTION NO. 84:

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ALL DOCUMENTS RELATING TO the number of ISOLATED CABG procedures performed at the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 84:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 84:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 85:

ALL DOCUMENTS RELATING TO the number of ISOLATED CABG procedures performed by each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 85:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 85:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 86:

ALL DOCUMENTS RELATING TO the number and percentage of in-hospital mortalities RELATING TO cardiac surgeries at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 86:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 86:

To the extent that such information was subsumed within mortality rates considered during Plaintiff's peer review process, it has already been produced.

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REQUEST FOR PRODUCTION NO	. 01	

ALL DOCUMENTS RELATING TO the number and percentage of in-hospital mortalities for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 87:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 87:

To the extent that such information was subsumed within mortality rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 88:

ALL DOCUMENTS RELATING TO the number and percentage of in-hospital mortalities for all ISOLATED CABG cases for the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 88:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 88:

To the extent that such information was subsumed within mortality rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 89:

ALL DOCUMENTS RELATING TO the number and percentage of in-hospital mortalities for all ISOLATED CABG cases for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 89:

Defendant objects on the grounds of relevancy, physician and patient privacy.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 89:

To the extent that such information was subsumed within mortality rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 90:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for mediastinal bleeding/tamponade for all open heart surgery cases for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 90:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 90:

To the extent that such information was subsumed within return to surgery rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 91:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for mediastinal bleeding/tamponade for all open heart surgery cases for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 91:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 91:

To the extent that such information was subsumed within return to surgery rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 92:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for mediastinal bleeding/tamponade for all ISOLATED CABG cases for the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 92:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 92:

To the extent that such information was subsumed within return to surgery rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 93:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for mediastinal bleeding/tamponade for all ISOLATED CABG cases for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007. ISOLATED means no other procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 93:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 93:

To the extent that such information was subsumed within return to surgery rates considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 94:

ALL DOCUMENTS RELATING TO the number and percentage of cerebrovascular accidents RELATING TO all open heart surgery cases for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 94:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 94:

To the extent that such information was subsumed within the quality of care information considered during Plaintiff's peer review process, it has been produced.

REQUEST FOR PRODUCTION NO. 95:

ALL DOCUMENTS RELATING TO the number and percentage of cerebrovascular accidents RELATING TO for all open heart surgery cases for each

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cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 95:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 95:

To the extent that such information was subsumed within quality of care information considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 96:

ALL DOCUMENTS RELATING TO the number and percentage of deep sternal wound infections for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 96:

Defendant objects on the grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 97:

ALL DOCUMENTS RELATING TO the number and percentage of deep sternal wound infections, as defined by the STS, for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 97:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 97:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 98:

ALL DOCUMENTS RELATING TO the number and percentage of readmissions within 30 days for deep sternal wound infection, as defined by the STS, for the Summit and Alta Bates campuses for each year from 1987 to 2007.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 98:

Defendant objects on the grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 99:

ALL DOCUMENTS RELATING TO the number and percentage of readmissions within 30 days for deep sternal wound infection, as defined by the STS, for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 99:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 99:

To the extent that such information is subsumed within information considered during Plaintiff's peer review process, it has been produced.

REQUEST FOR PRODUCTION NO. 100:

ALL DOCUMENTS RELATING TO the number and percentage of vein donor site infections for all CABG cases for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 100:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 100:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 101:

ALL DOCUMENTS RELATING TO the number and percentage of vein donor site infections for all CABG cases for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 101:

Defendant objects on the grounds of relevancy, physician and patient privacy.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 101:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 102:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for valve-related (prosthesis or native) problems during the same hospitalization or within sixty days of surgery for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 102:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 102:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 103:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery for valve-related (prosthesis or native) problems during the same hospitalization or within sixty days of surgery for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 103:

Defendant objects on the grounds of duplication (See RFP 60), relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 103:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 104:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery during the same hospitalization for coronary bypass graft problems or

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complications in CABG cases for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 104:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 104:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 105:

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ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery during the same hospitalization for coronary bypass graft problems or complications in CABG cases for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 105:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 105:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 106:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery during the same hospitalization for problems other than valve, bleeding or graft for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 106:

Defendant objects on the grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 107:

ALL DOCUMENTS RELATING TO the number and percentage of returns to surgery during the same hospitalization for problems other than valve, bleeding or graft for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 107:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 107:

To the extent such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 108:

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ALL DOCUMENTS RELATING TO the predicted versus observed aortic valve replacement ("AVR") operative mortality for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 108:

Defendant objects on the grounds of duplication (See RFP 48, RFP 62), relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 108:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 109:

ALL DOCUMENTS RELATING TO the predicted versus observed AVR operative mortality for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 109:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 109:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 110:

ALL DOCUMENTS RELATING TO the predicted versus observed mitral valve replacement ("MVR") mortality for the Summit and Alta Bates campuses for each year from 1987 to 2007.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 110:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 110:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 111:

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ALL DOCUMENTS RELATING TO the predicted versus observed MVR mortality for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 111:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 111:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 112:

ALL DOCUMENTS RELATING TO the predicted versus observed coronary artery bypass ("CABG") PLUS AVR mortality for the Summit and Alta Bates campuses for each year from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 112:

Defendant objects on the grounds of duplication (See RFP 70), relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 112:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 112: [sic]

ALL DOCUMENTS RELATING TO the predicted versus observed CABG PLUS

AVR mortality for each cardiac surgeon at the Summit and Alta Bates campuses for

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each year from 1987 to 2007. PLUS means the procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 112:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 112:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 113:

ALL DOCUMENTS RELATING TO the predicted versus observed ACB PLUS AVR mortality for the Summit and Alta Bates campuses for each year from 1987 to 2007. PLUS means the procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 113:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 113:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 113: [sic]

ALL DOCUMENTS RELATING TO the predicted versus observed ACB PLUS AVR mortality for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007. PLUS means the procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 113:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 113:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

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REQUEST FOR PRODUCTION NO. 114:

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ALL DOCUMENTS RELATING TO the predicted versus observed ACB PLUS MVR mortality for the Summit and Alta Bates campuses for each year from 1987 to 2007. PLUS means the procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 114:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 114:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 115:

ALL DOCUMENTS RELATING TO the predicted versus observed ACB PLUS MVR mortality for each cardiac surgeon at the Summit and Alta Bates campuses for each year from 1987 to 2007. PLUS means the procedures were performed during the same surgery.

OBJECTION TO REQUEST FOR PRODUCTION NO. 115:

Defendant objects on the grounds of relevancy, physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 115:

To the extent that such information was considered during Plaintiff's peer review process, it has already been produced.

REQUEST FOR PRODUCTION NO. 116:

ALL DOCUMENTS RELATING TO peer review of all Alta Bates or Summit medical staff members, other than Plaintiff, who have been required, as a result of peer review action, to attend a course that is intended to improve the medical staff member's documentation skills.

OBJECTION TO REQUEST FOR PRODUCTION NO. 116:

Defendant objects on the grounds of relevancy, physician and patient privacy.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 116:

See Exhibit A which describes corrective actions imposed by the Summit Medical Staff MEC during the time period and within the parameters covered by the chart.

REQUEST FOR PRODUCTION NO. 117:

ALL DOCUMENTS RELATING TO AVR surgeries on patients whose age was 37 years or less at the time of surgery and had coronary angiography in preparation for surgery at the Summit campus from 1999 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 117:

Defendant objects on grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 118:

ALL DOCUMENTS RELATING TO CABG surgeries on Jehovah's Witness patients at the Summit campus from 1999 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 118:

Defendant objects on the grounds of duplication (See RFP 64), relevancy and physician and patient privacy.

REQUEST FOR PRODUCTION NO. 119

ALL DOCUMENTS RELATING TO the first ten (10) gastric bypass procedures performed at the Summit campus, including but not limited to ALL DOCUMENTS indicating the length of time of the surgical procedure and outcome and ALL DOCUMENTS RELATING TO peer review of these cases.

OBJECTION TO REQUEST FOR PRODUCTION NO. 119:

Defendant objects on the grounds of relevancy, and physician and patient privacy.

REQUEST FOR PRODUCTION NO. 120:

ALL DOCUMENTS RELATING TO the first fifteen (15) gastric bypass procedures performed at the Summit campus in 2007, including but not limited to DOCUMENTS indicating the length of time of the surgical procedure and outcome.

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OBJECTION TO REQUEST FOR PRODUCTION NO. 120:

Defendant objects on the grounds of relevancy, and physician and patient privacy.

REQUEST FOR PRODUCTION NO. 121:

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ALL DOCUMENTS RELATING TO all patients who deteriorated hemodynamically in the cardiopulmonary unit ("CPU") at the Summit Campus that required open-chest massage from 1999 to 2007, including but not limited to nurses' notes and other DOCUMENTS indicating the tine (sic) in minutes it took the surgeon who performed the original surgery to return to the CPU to attend the patient.

OBJECTION TO REQUEST FOR PRODUCTION NO. 121:

Defendant objects on the grounds of relevancy, undue burden, and physician and patient privacy.

REQUEST FOR PRODUCTION NO. 122:

ALL DOCUMENTS RELATING TO the first ten (10) radical prostectomies (sic) using robotic technique performed at the Summit campus, including but not limited to ALL DOCUMENTS indicating the length of time of the surgical procedure and outcome and ALL DOCUMENTS RELATING TO peer review of these cases.

OBJECTION TO REQUEST FOR PRODUCTION NO. 122:

Defendant objects on the grounds of relevancy, and physician and patient privacy.

REQUEST FOR PRODUCTION NO. 123:

ALL DOCUMENTS RELATING TO the first fifteen (15) radical prostectomies (sic) using robotic technique performed at the Summit campus in 2007, including but not limited to DOCUMENTS indicating the length of time of the surgical procedure and outcome.

OBJECTION TO REQUEST FOR PRODUCTION NO. 123:

Defendant objects on the grounds of relevancy, and physician and patient privacy.

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REQUEST FOR PRODUCTION NO. 124:

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ALL DOCUMENTS RELATING TO the first ten (10) laparoscopic colonectomies (sic) performed at the Summit campus, including but not limited to ALL DOCUMENTS indicating the length of time of the surgical procedure and outcome and ALL DOCUMENTS RELATING TO peer review of these cases.

OBJECTION TO REQUEST FOR PRODUCTION NO. 124:

Defendant objects on the grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 125:

ALL DOCUMENTS RELATING TO the first fifteen (15) laparoscopic colonectomies (sic) performed at the Summit campus in 2007, including but not limited to DOCUMENTS indicating the length of time of the surgical procedure and outcome.

OBJECTION TO REQUEST FOR PRODUCTION NO. 125:

Defendant objects on the grounds of relevancy, physician and patient privacy.

REQUEST FOR PRODUCTION NO. 126:

ALL DOCUMENTS RELATING TO the first twenty (20) port access (minimally invasive) valve surgical procedures performed by non-Kaiser surgeons at the Summit Campus, following the four minimally invasive procedures Plaintiff performed, including but not limited to ALL DOCUMENTS indicating the length of time of the surgical procedure, blood usage, outcome, and peer review of the cases.

OBJECTION TO REQUEST FOR PRODUCTION NO. 126:

Defendant objects on the grounds of relevancy, and physician and patient privacy.

RESPONSE TO REQUEST FOR PRODUCTION NO. 126:

Defendant will meet and confer with Plaintiff regarding the provision of summary information that does not identify patients or physicians.

REQUEST FOR PRODUCTION NO. 127:

ALL DOCUMENTS RELATING TO the first fifteen (15) port access (minimally invasive) valve surgical procedures performed by non-Kaiser surgeons at the Summit - 20 -

Campus in 2007, including but not limited to ALL DOCUMENTS indicating the length of time of the surgical procedure, blood usage, outcome, and peer review of the cases.

OBJECTION TO REQUEST FOR PRODUCTION NO. 127:

Defendant objects on relevancy and physician and patient privacy grounds.

REQUEST FOR PRODUCTION NO. 128:

ALL DOCUMENTS RELATING TO the number of instances in which each cardiac surgeon at the Summit Campus had DELINQUENT MEDICAL RECORDS from 1987 to 2007. DELINQUENT MEDICAL RECORDS has the meaning given in paragraph 23.7 or the Summit medical staff Rules and Regulations.

OBJECTION TO REQUEST FOR PRODUCTION NO. 128:

Defendant objects on relevancy and physician privacy grounds.

REQUEST FOR PRODUCTION NO. 129:

ALL DOCUMENTS RELATING TO DELINQUENT MEDICAL RECORDS for each cardiac surgeon at the Summit Campus where such delinquency was reviewed, acted on or responded to by the Chairman of the Department of Surgery, the Surgery Peer Review Committee, Medical Executive Committee or its officers from 1987 to 2007.

OBJECTION TO REQUEST FOR PRODUCTION NO. 129:

Defendant objects on relevancy and physician privacy concerns.

REQUEST FOR PRODUCTION NO. 130:

ALL DOCUMENTS RELATING TO correspondence, including but not limited to letters, notes, emails, or memoranda, between Maire C. Daugharty, M.D., and ABSMC or any of its subsidiaries or members of the Summit or Alta Bates medical staffs RELATING TO Plaintiff.

OBJECTION TO REQUEST FOR PRODUCTION NO. 130:

Defendant objects to a request for "all" correspondence on any topic between Dr. Daugharty and any one of the approximate 800 members of the Summit Medical staff relating in any way to Plaintiff on the basis of relevancy and the further ground that

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1 correspondence between members of the Medical Staff unrelated to Plaintiff's peer 2 review process are not in the custody or subject to the control of Defendant. 3 **RESPONSE TO REQUEST FOR PRODUCTION NO. 130:** 4 Defendant has already produced all such documents relating to Plaintiff's peer 5 review process. 6 **REQUEST FOR PRODUCTION NO. 131:** 7 ALL DOCUMENTS RELATING TO the Physician Specific Profile, as described in 8 Paragraph 28.4 of the Summit medical staff Rules and Regulations, for each cardiac 9 surgeon on the Summit medical staff at any time from 1987 to 2007. 10 **OBJECTION TO REQUEST FOR PRODUCTION NO. 131:** 11 Defendant objects on the grounds of relevancy (this case does not involve re-12 appointment to the Medical Staff) and physician privacy. 13 14 DATED: December 13, 2007 KAUFF MCCLAIN & MCGUIRE LLP 15 16 MAUREEN E. MCCLAIN 17 18 Attorneys for Defendant ALTA BATES SUMMIT MEDICAL 19 CENTER 20 4838-4305-1010.1 21 22 23 24 25 26 27

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DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, SET THREE

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I, Rita I. Chavez, declare:

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KAUFF MCCLAIN &
MCGUIRE LLP

DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, SET THREE

PROOF OF SERVICE

, Rita I. Chavez, declare:

I am a citizen of the United States and employed in San Francisco County,
California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is One Post Street, Suite 2600, San Francisco, California 94104. On December 13, 2007, I served a copy of the within document(s):

DEFENDANT'S OBJECTIONS AND RESPONSES TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, SET THREE

- by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
- by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, in the United States mail at San Francisco, California addressed as set forth below.

G. Scott Emblidge, Esq.
Moscone, Emblidge & Quadra, LLP
220 Montgomery Street, Suite 2100
San Francisco, CA 94104
Fax: (415) 362-2006
Email: emblidge@meglaw.com

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

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Executed on December 13, 2007, at San Francisco, California.

Rita I. Chavez